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August 8, 2007

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VIA HAND DELIVERY

The Honorable Ronald Lagueux United States District Court for the District of Rhode Island One Exchange Terrace Providence, RI 02903 P. 5 UY 2007

Property of U.S. District Court
District of Rhode Island

Re: The Estate of Yaron Ungar, et al v. The Palestinian Authority, et al, No. 00-105L

Dear Judge Lagueux:

This office is co-counsel to non-parties Canaan Equity Offshore C.V., Canaan Equity II Offshore C.V., and Canaan Equity III Offshore C.V. in the above action (collectively "Canaan").

Canaan respectfully requests a hearing on Plaintiffs' Motion to Modify Stipulation and Confidentiality Order. As a signatory to the agreed-upon Confidentiality Agreement, Canaan respectfully requests the opportunity to be heard on Plaintiffs' attempt to modify that agreement. It is our understanding that any hearing on Plaintiffs' motion would not be scheduled until September in light of the Court's schedule. Canaan is available for a September hearing.

Canaan does not agree with the assertions made in David Strachman's August 7, 2007 letter to the Court, in which Mr. Strachman attempts to re-argue his untimely reply memorandum. However, Canaan will not respond at present to those assertions, and instead will hold any response until the time of the requested hearing on Plaintiffs' Motion.

JAMES R. OSWALD

cc:

David J. Strachman, Esq.

Deming E. Sherman, Esq.

Ramsey Clark, Esq.

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